EXHIBIT 3

In Re:

RESIDENTIAL CAPITAL, LLC, et al. Case No. 12-12020-mg

July 25, 2013

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2	UNITED STATES BANKRUPTCY COURT	
3	SOUTHERN DISTRICT OF NEW YORK	
4	Case No. 12-12020-mg	
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6	In the Matter of:	
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8	RESIDENTIAL CAPITAL, LLC, et al.,	
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10	Debtors.	
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14	United States Bankruptcy Court	
15	One Bowling Green	
16	New York, New York	
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18	July 25, 2013	
19	9:03 AM	
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21	BEFORE:	
22	HON. MARTIN GLENN	
23	U.S. BANKRUPTCY JUDGE	
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    Status Conference, on the record, re: FGIC 9019 Settlement
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PROCEEDINGS

(Audio begins mid-sentence)

THE COURT: -- number 12-12020, here in connection with a dispute concerning -- or, well, a dispute arising in connection with the FGIC 9019 settlement proceeding; concerns discovery from FGIC and Lazard regarding documents or information that FGIC asserts is protected by the mediation privilege.

Mr. Kerr?

MR. KERR: Your Honor, Charles Kerr of Morrison & Foerster, on behalf of the debtors. Let me just frame the issue. We're here on a request by FGIC to -- for an order approving the production of a specific document under Federal Rule of Civil Procedure 26(b)(4)(C) and Bankruptcy Rule 1914(c), in light of the confidentiality provisions in this Court's order appointing mediator, dated December 26, 2012; that's docket number 2519. Your Honor previously directed that any 26(b)(4)(C) information be turned over. That document was turned over yesterday during Mr. Pfeiffer's deposition. And I'll let Mr. Sidman address that issue.

One issue I'd just like to note before I sit down,

Your Honor: In the objectors' letter that they sent to Your

Honor yesterday, they -- at the very end of the letter, they -
as Your Honor noted, they wrote and made a separate request

that they be allowed to take an additional fact witness of

Lazard. The debtor objects to that. Under this Court's scheduling order, the Court had directed that the objectors could take six fact depositions, and that deposition -- that fact discovery had to be completed by July 17, 2013. They in fact took six fact depositions. The request for Lazard came up yesterday after the time period for fact discovery had been completed. So I just want to make our position --

THE COURT: All right.

MR. KERR: -- clear on that, on the record.

THE COURT: Okay.

Mr. Sidman?

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MR. SIDMAN: Good morning, Your Honor. Howard Sidman, Jones Day, for FGIC. I just want to give you a little bit of background here, just two minutes, to sort of explain why we're here and what we want. During the mediation process, FGIC created a document that analyzed the commutation proposal to -in order to help evaluate that proposal. The -- that information that FGIC created was then provided to the The trustees then utilized that information and, now trustees. clear that they're Trustees' expert, utilized that information in valuating the merits of the commutation proposal and the settlement agreement generally. FGIC withheld that document from production because it was created by FGIC in connection with the mediation, and we put it on our privilege log and we believe it was -- and we still believe it is covered by the

mediation order issued by this Court.

Following Your Honor's direction at the -- it was the July 17th hearing in this case -- to produce anything that Duff & Phelps relied upon in its analysis, in its report, the trustees, with FGIC's consent, reached out to counsel for the investor objectors -- the objectors generally -- and tried to enter into a stipulation whereby they could -- they, the trustees, could produce this document that Duff & Phelps relied upon, without violation or any waiver of the mediation -- the confidentiality provisions in the mediation order.

We thought it was a relatively straightforward request that would both protect our rights and obligations under the order but allow them to review the document, inconsistent with Your Honor's order. They didn't respond for a couple days. The deposition of Mr. Pfeiffer was yesterday, so on -- I think it was -- sorry, the days are confusing me now -- but I think Tuesday I finally reached out and called counsel for the objectors, both counsel at Willkie Farr and McKool Smith, and asked them why we can't get this issue resolved. We were unable to resolve the issue, so then we -- I guess it was Monday evening -- Tuesday --

UNIDENTIFIED SPEAKER: Tuesday.

MR. SIDMAN: Tuesday evening --

Thank you.

Been a lot -- it's been a crazy few days. -- but

Tuesday evening, contacted the Court to see if we could get this issue resolved via court order, because the mediation order specifically says that any such deviations from -- paraphrasing -- any such sort of deviations from the mediation -- the confidentiality provisions in the mediation order should be authorized by the Court. So we thought that was an appropriate way to handle this dispute.

We sent the letter to Your Honor I guess around 5 p.m. on Tuesday evening. The deposition then proceeded with Mr. Pfeiffer yesterday. During the course of the deposition, it became clear to us that Mr. Pfeiffer not only -- and Duff & Phelps, not only utilized this information in connection with preparing its internal analysis to the trustees, but it also -- Mr. Pfeiffer also utilized this information, preparing his report that he filed on July 19th in this case. When it became clear to us that that's what happened, we then provided the document to the objectors, for use at the deposition. The document has been provided to the objectors.

THE COURT: Let me ask you this, Mr. Sidman --

MR. SIDMAN: Yeah.

THE COURT: -- and it may be that one of the other counsel needs to address this issue: Is this the only analysis prepared by or on behalf of FGIC, that was provided to Duff & Phelps?

MR. SIDMAN: Your Honor, from my perspective, this is

10 1 the only document that I'm aware of. 2 THE COURT: Okay. 3 MR. SIDMAN: And so the reason why we're here now is 4 just because --5 THE COURT: Oh, because Ms. Eaton's letter to the 6 Court suggests there are other documents as well --7 MR. SIDMAN: Uh-huh. THE COURT: -- and -- but we'll come to that. 8 9 all -- each of the counsel to address that and specifically what Mr. Pfeiffer may have said in his deposition, in that 10 11 regard. 12 MR. SIDMAN: And I can tell you I was at Mr. Pfeiffer's deposition, and I don't believe he identified 13 14 any other document that was provided -- was prepared by FGIC, 15 that he relied upon. 16 So here we are. We've produced the document. don't want to have that production of the document be deemed a 17 18 violation of the confidentiality provisions of the mediation 19 order or some kind of broader waiver of the confidentiality 20 provisions of the mediation order. So that's the limited -very limited request we're seeking here, Your Honor, to protect 21 22 ourselves --23 All right. THE COURT: 24 MR. SIDMAN: -- basically.

Thank you, Mr. Sidman.

THE COURT:

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MR. SIDMAN: Yeah, thank you, Your Honor. 1 2 THE COURT: Let me hear from the -- I want to hear -well, I'll give you a -- I want to hear from the FGIC trustee's 3 4 I don't know; Mr. Johnson, are you going to address counsel. 5 this? 6 MR. JOHNSON: Good morning, Your Honor. Michael 7 Johnson from Alston & Bird, on behalf of Wells Fargo. And of 8 course, I was the signatory on a letter that was sent to Your 9 Honor in accordance with Your Honor's directive yesterday 10 afternoon. 11 I agree with everything that Mr. Sidman has indicated. 12 THE COURT: Let me ask this very specifically. 13 MR. JOHNSON: Sure. 14 In connection with forming his opinion, THE COURT: 15 did Mr. Pfeiffer consider -- I'm using the word "consider", not "rely" -- did he consider any documents prepared by or on 16 behalf of FGIC other than the commutation breakout that has not 17 18 been produced? 19 That has not been produced --MR. JOHNSON: 20 THE COURT: Yes. MR. JOHNSON: -- no. To be clear, Your Honor, there 21 22 are other documents that he relied on, but they are public 23 documents. 24 THE COURT: Yeah. I --

MR. JOHNSON: And of course they've been produced.

25

Ms. Eaton's letter suggests -- and this is what I want some clarity about -- that in the course of the deposition,

Mr. Pfeiffer testified that there were other documents -- and I'm going to broaden this a little bit -- either documents or information provided by FGIC, that has not been disclosed, that he considered it in preparing his -- informing his expert opinions, because the Rules talk about considering rather than relying upon, and that's why I want to draw that -- I want to be careful in drawing that distinction.

MR. JOHNSON: Correct, Your Honor. The trustees have always treated Rule 26(a)(2)(B), which has the documents -THE COURT: Right.

MR. JOHNSON: -- consider -- or data considered by -as applicable here. We turned over everything that was
considered by Duff, except for that one document which was
turned over yesterday. And the only reason that document was
not turned over, Your Honor, was because of the mediation order
and concerns that FGIC expressed to us that turning it over
could violate it. But now, Your Honor, as of yesterday, there
is nothing that Mr. Pfeiffer or Duff considered that has not
been turned over.

THE COURT: So what I -- Ms. Eaton attached to her letter, as Exhibit A, the Pfeiffer expert report. And attachment 2 to the expert report has a heading, "List of

Documents Considered". And I did not see the commutation breakout identifi -- I may have missed it; it's a long -- and -- but I looked for it this morning.

I was in Washington for the last two days; that's why you didn't get a hearing any sooner than that.

I looked for it; I didn't see it there. It is correct also that on page 7 of the report, in paragraph 11, it says, quote, "I reserve the right to update Attachment 2 as additional documentation is reviewed and/or considered." So -- but is the commutation breakout listed? Did I miss it somewhere?

MR. JOHNSON: Your Honor, I can't answer that question. I'm not sure if my partner Kit Weitnauer can answer that question --

THE COURT: All right.

MR. JOHNSON: -- off the top of his head.

So I don't know. This was prepared by Duff itself, not by outside counsel.

THE COURT: All right. To the best --

MR. JOHNSON: I would have to get back to you.

THE COURT: Okay, but do you represent to the Court that Duff, in connection -- did Mr. Pfeiffer, in connection with forming his opinion and his work on it, consider any other document or information provided by or on behalf of FGIC? And I say "by or on behalf of" because if Lazard was FGIC's

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1	advisor, if Lazard provided to Duff & Phelps information that
2	has not been disclosed, I want to know about that as well.
3	MR. JOHNSON: Your Honor, that is correct, what you
4	stated, that
5	THE COURT: They did not?
6	MR. JOHNSON: I confirmed that and represent that
7	to the Court
8	THE COURT: Okay.
9	MR. JOHNSON: that everything that was prepared or
10	given to Duff by FGIC has been disclosed.
11	THE COURT: Okay.
12	Mr. Weitnauer, did you want to add something?
13	MR. WEITNAUER: I just want to be clear, because I
14	THE COURT: Just make your appearance.
15	MR. WEITNAUER: I'm sorry. I'm Kit Weitnauer. I'm
16	with Alston & Bird; one of Mike's partners.
17	You'll see on page 7 of Mr. Pfeiffer's report, he
18	references both an interview with Tim Travers, FGIC's CRO; an
19	interview with certain Lazard personnel. Those topics were
20	inquired into at the deposition
21	THE COURT: All right.
22	MR. WEITNAUER: and he
23	THE COURT: So there was no assertion of mediation
24	privilege
25	MR. WEITNAUER: That's correct, Your Honor.

THE COURT: 1 -- with respect to any of the 2 communications? 3 MR. WEITNAUER: That's correct. THE COURT: All right. Thank you very much. 4 5 Go ahead. Your Honor, from our perspective, the 6 MR. JOHNSON: 7 trustees have fully complied with the requirements of --8 THE COURT: All right. 9 MR. JOHNSON: -- Rule 26(a)(2)(B), and the materials 10 have all been turned over that were considered by Duff. also, we do have a second expert witness, Your Honor: Dr. S.P. 11 12 I don't think there's been any allegation that 13 there's been some incomplete disclosure --14 THE COURT: Okay. 15 MR. JOHNSON: -- with respect of his expert report. 16 Your Honor, I think what this comes down to actually, but it's not very clear, I don't think, from the 17 18 correspondence, is work papers. And I don't think -- and 19 honestly, Your Honor, work papers are encompassed within the 20 Rule 26(a)(2)(B) language which talks about documents and materials, or data and materials, that are considered, which I 21 22 think has traditionally been understood to mean the sources 23 that provided basically the foundation upon which the 24 information -- or the report or opinion is based. 25 But in any event, Your Honor, while we have been clear

in our position that work papers aren't covered by that Rule, we have turned over work papers. I brought today, Your Honor, a stack. It's very hard to print them out, because it's several Excel spreadsheets; but they're sitting there on the table, and you can see them. Significant work papers have been disclosed already. I note that we have provided information -- we have identified them by Bates numbers this week -- to counsel for the objectors.

Nonetheless, those work papers were not the subject of any of the examination of Mr. Pfeiffer yesterday. We've not been told, with any specificity, that there is anything incomplete about those work papers. And Mr. Pfeiffer was not asked whether there were any holes in what's been produced, or anything else.

So, Your Honor, quite frankly, we --

THE COURT: So, when --

MR. JOHNSON: -- are at a loss to understand --

THE COURT: -- when you talk about this issue about work papers, the Rule doesn't specifically address it. But the reporter's note -- or the advisory committee note -- not reporter's note -- talks about -- my takeaway from it is that discovery is permitted about any alternative analyses, testing methods or approaches to the issues on which the expert will be testifying, whether or not the expert considered them in forming the opinions expressed. And that seems to me to go to

what would ordinarily be work papers doesn't appear in the report. But you're representing that work papers have been produced and, if any more are identified, you'll produce them as well?

MR. JOHNSON: Well, Your Honor, I think that we -- the second part I think we might have a problem with. I mean, the analysis, Your Honor, is very sophisticated. We have provided what we consider to be the primary work papers. We don't know what further information they might be looking for, but there may be layers of information below that that we -- that have not been produced. For example, there may be spreadsheets that might feed into the base work paper documents that are documents. And, Your Honor, quite honestly, producing that would be very, very cumbersome. And again, we don't know if there's --

THE COURT: It's actually pretty easy; you produce worksheet -- Excel spreadsheets electronically; that's not very cumbersome. But that's not the issue that I consider before me today. What I consider before me today is really the issue of whether FGIC and/or Lazard is required to disclose any additional documents or information that would otherwise be protected by the mediation privilege; that's what seems to me to be framed by the letters. And I know that Ms. Eaton's letter does address the work product issue, but I don't believe that's properly framed before me at this point.

1 MR. JOHNSON: And, Your Honor, I can 2 THE COURT: I don't want to get into	
THE COURT: I don't want to get into	
3 MR. JOHNSON: I don't know why their work product	
THE COURT: Mr. Johnson, I don't want to get	
5 MR. JOHNSON: There's nothing to produce.	
6 THE COURT: I don't want to get into it	
7 MR. JOHNSON: Okay.	
8 THE COURT: further now, okay?	
9 MR. JOHNSON: Understood, Your Honor. Understood,	
10 Your Honor.	
THE COURT: All right, let me hear from the	
rehabilitator's counsel.	
MR. SLACK: Good morning, Your Honor. Richard Sla	ck
from Weil Gotshal, for the rehabilitator of FGIC.	
And I just had one clarification which something	ıg
Your Honor had said, and that is that Lazard it's an	
17 important distinction	
18 THE COURT: Okay.	
MR. SLACK: for my client. But Lazard was reta	ined
20 by Weil	
21 THE COURT: Right.	
MR. SLACK: to work for the rehabilitator	
THE COURT: I stand corrected.	
MR. SLACK: not for FGIC.	
THE COURT: I stand corrected.	

MR. SLACK: Well, and the reason it's important, Your Honor, is that there's a lot of work that Lazard has done that FGIC has not had access to, FGIC's management has not had access to. FGIC's management doesn't direct Lazard. And so it's not really the same as FGIC, dealing with Lazard.

What I can tell the Court, Your Honor, is that Lazard did not provide any documents to the trustees, to the debtors. And so the only document that I understand was at issue here was a document that was actually prepared by FGIC, as Mr. Sidman said, that was sent to the trustees and then handed over.

I guess, in point of full disclosure, I would say that Lazard did meet -- and I think this came out in the deposition -- with representatives of Duff & Phelps, for an hour and a half, roughly. My understanding is that, because the -- some of the clients of Duff & Phelps had not signed a confidentiality (sic), at the beginning of the meeting the Lazard representatives said, 'We are not discussing anything that's not public.' And I'd been told by counsel for Lazard that in fact that's what happened; there was not any information that was provided that wasn't public information. And --

THE COURT: May I ask you this, Mr. Slack: Were you at Mr. Pfeiffer's deposition?

MR. SLACK: I wasn't. What I understand -- and I'll

let somebody talk, but what I understand is that Mr. Pfeiffer, who wasn't at that meeting, said that he could not identify -- and again, I'll let somebody talk to it -- any information that was not public, that was provided to Duff & Phelps. But again, I'll let somebody who was at the deposition talk to it.

THE COURT: All right.

Mr. Sidman, briefly --

MR. SIDMAN: Yeah. Just --

THE COURT: -- before I hear from Ms. Eaton.

MR. SIDMAN: Just to follow on what Mr. Slack just said, I actually specifically asked the question to Mr. Pfeiffer at the deposition yesterday: if he could identify any nonpublic information that Duff & Phelps received from Lazard in connection with the preparation of his report, and he could not.

THE COURT: Okay, thank you.

Ms. Eaton?

MS. EATON: Good afternoon, Your -- or good morning,
Your Honor. Mary Eaton on behalf of the investors in the FGIC
wrapped trusts.

I have to confess to the Court, all of this is a little confusing from our perspective. We were -- we certainly were not aware, and nobody informed us, that the document at issue was the only document that had been supplied by either FGIC or its advisor Lazard. And frankly, it seemed somewhat

inconsistent with the facts --

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THE COURT: We'd just been told by Mr. Slack that Lazard is not FGIC's advisor; it's the rehabilitator's --

MS. EATON: I beg your pardon --

THE COURT: -- advisor.

MS. EATON: -- Your Honor. Yeah.

THE COURT: You don't dispute that, do you?

MS. EATON: I have no basis to --

THE COURT: Okay.

MS. EATON: -- dispute it --

THE COURT: All right. Go ahead.

MS. EATON: -- Your Honor. I simply -- I misspoke.

THE COURT: All right.

MS. EATON: What we do have -- leaving the work papers issue aside, what we do have are certain indications that other information, apart from the document at issue, was provided to Duff & Phelps, including information that was not confidential. The witness yesterday was asked a series of questions designed to clarify what information was provided by whom and when, but on several occasions was unable to answer those questions, including because, for instance, he was not present at the due -- initial due-diligence meeting with Duff & Phelps, that I believe happened in April.

What the witness did testify to was that member -- and I can pull out the testimony if the Court would find that

beneficial -- that while he was not at that meeting, members of his team were there and that he did not know whether they had any documents or notes of the meeting, one way or the other.

With respect to the provision of confidential --

THE COURT: Which meeting are you referring to?

MS. EATON: The due-diligence meeting that took place between representatives of Duff & Phelps, representatives of Lazard, and representatives of FGIC. I believe it was at the beginning of April and it was -- there was an agenda; there was a list of diligence items that were to be discussed in connection with Duff & Phelps' analysis of the -- what was then the proposed FGIC settlement agreement.

THE COURT: So do you have any evidence that any nonpublic information was provided by Lazard at the meeting?

MS. EATON: The only evidence we have, Your Honor, is the statement of Mr. Pfeiffer at paragraph 14 of his expert report, where he says that --

THE COURT: Let me turn to it, okay? Hold on. Go ahead.

MS. EATON: -- quote, "D&P was asked by the FGIC trustees to advise them regarding D&P's assessment of the reasonableness, risks and benefits of accepting the proposal, in part, on confi" -- "based in part on confidential information communicated by FGIC's chief restructuring officer and Lazard, financial advisors to Weil Gotshal, counsel to the

New York Liquidation Bureau. D&P performed an independent financial analysis to determine a reasonable range of the value of projected payments to the FGIC insured trust, based on the rehabilitation plan."

So the expert's report of the representative from Duff & Phelps is stating, in our view, clearly here that their analysis was based in part on confidential information that was provided by FGIC and Lazard. But apart from that, I don't know of anything, Your Honor. Most of these items, including the document in question, was not identified to us; it was not logged as privileged --

THE COURT: Well, that doesn't indicate --

MS. EATON: -- either by --

THE COURT: He doesn't say anything about document; it says "information". So there may not be a document.

MS. EATON: There may or may not be, Your Honor; we don't have any way of knowing, including based on the testimony of Mr. Pfeiffer that I was referencing a moment ago. And it could very well be that members of his team have documents, but that we don't know; he could not say one way or the other.

So we're a little bit in the dark about this. There are indications that there should be -- if there weren't documents sent by FGIC or Lazard, that there was information imparted by FGIC or Lazard that Duff & Phelps considered in rendering its opinions and, in our submission, that

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information -- we're entitled to discovery of that information, as well as other information, in order to effectively crossexamine the trustee's expert with regard to the advice they got on whether to approve the FGIC settlement agreement --THE COURT: Well, did you ---- or not. MS. EATON: THE COURT: -- did you examine Mr. Pfeiffer about all of the data analysis, summaries, whatever, that he considered in forming his opinions? MS. EATON: Well, two things, Your Honor: First, it was my partner Mr. Baio, not myself, who --THE COURT: Okay. -- who took that deposition. I don't know MS. EATON: that the witness was presented with every document we were --THE COURT: I didn't ask whether he was presented with every document. MS. EATON: I realize that, Your Honor. I'm trying to be responsive to the Court's question. The witness was repeat -- I read the transcript last night; the witness was repeatedly questioned about the existence of documents that they either were -- that Duff & Phelps was either supplied with or generated in the course of --THE COURT: Well, the issue isn't "reviewed"; the

issue is "considered in forming his opinions".

MS. EATON: Correct, Your Honor.

THE COURT: You agree with that?

MS. EATON: I certainly do. And it's interesting --

THE COURT: So, frequently in a situation,

particularly where somebody starts out as a consulting expert, you may get a ton of documents; it doesn't mean you considered them in forming your opinions.

MS. EATON: That may well be the case in a great many circumstances here, Your Honor, although I would point out that there's one very significant issue, that bears directly on the opinion of Duff & Phelps in this case, that we believe relates to the work that they -- that Duff & Phelps did as a consulting expert and is critical to our ability to challenge that expert testimony, and that goes to Duff & Phelps' determination not to ascribe any value to the representation and warranty claims that FGIC had. According to the test -- we have not been provided with any analysis of why Duff & Phelps made that determination and gave zero value to those claims, claims that I understand FGIC has itself stated are worth in excess of a billion dollars.

According to the testimony, Duff & Phelps -- I could get the precise page -- spent months and months analyzing these claims and their value, and, oddly enough, not a single scrap of paper has been --

THE COURT: That doesn't entitle you --

MS. EATON: -- supplied to us.

THE COURT: But whether -- we'll see whether that's true or not; but assuming it is, you've got grist for cross-examination of Mr. Pfeiffer at trial. What you don't have is a basis to require FGIC to produce documents or information that were not provided to Mr. Pfeiffer and which he considered in preparing his opinion. I mean, your -- the problem with your letter, frankly, is you're like a broken record, Ms. Eaton. What you want to do is break into the mediation and find out everything that happened in a confidential mediation. That you're not going to do. Okay?

So you correctly recite in your letter many of the applicable principles that the Court has to consider in resolving this dispute, but you carry it well beyond the facts that you have to support your arguments.

With respect to -- if there are --

Mr. Johnson, if Duff & Phelps considered documents or information in connection with forming its opinions, it has to be provided, okay? You've represented you've done that.

You've represented you've done that, and I have no reason to believe that you haven't. And if there is additional information that comes to light, you need to provide it, okay?

So Ms. Eaton points to page 8 of the report, the Pfeiffer report, paragraph 14, and the sentence that begins "Based in part on confidential information communicated by

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FGIC's chief restructuring officer and Lazard, financial advisors to Weil, Gotshal & Manges, " et cetera, "D&P performed an independent financial analysis." So if there is confidential information that Duff & Phelps received and considered in its analysis, it has to be provided. I mean, it's -- that's the reality of it. MR. JOHNSON: May I -- may I address that, Your Honor? THE COURT: Yeah, go ahead. I'll give you a chance, Ms. Eaton, to say some more, but let me --MR. JOHNSON: Yeah, I'll just stress this one issue, Your Honor. Mr. Pfeiffer's report refers to confidential information, and he used that word, Your Honor, because --THE COURT: You have to go up to the microphone. MR. JOHNSON: Oh, this one --THE COURT: We're not -- we're not picking it up. MR. JOHNSON: I'm sorry, Your Honor. THE COURT: Okay. Go ahead. MR. JOHNSON: Mike Johnson again. THE COURT: It's because you're tall is what Karen said. MR. JOHNSON: Mike Johnson again, Your Honor. Mr. Pfeiffer's report at paragraph 14, which is what Ms. Eaton cited to you, refers to confidential information

which I think -- I don't know if it's the same thing that Mr.

Slack, a nonpublic. The reason Mr. Pfeiffer referred to confidential information was because FGIC required Mr. Pfeiffer and his firm to sign an NDA, so in an abundance of caution, he treated at least some of the information as confidential. It refers solely to the existence of an NDA, not any characterization as public or nonpublic.

THE COURT: I'm sure, Mr. Johnson, this issue is going to come up again at trial, if not sooner, so head it off at the pass. Go back to Mr. Pfeiffer and his people at Duff & Phelps and confirm again because I'm sure, if he testifies at trial, he's going to be asked in cross-examination about it. So what's -- you know, get some clarity and communicate with Ms. Eaton about that.

MR. JOHNSON: Your Honor, for the record, I have gone back again, not just to Mr. Pfeiffer but to his team members and confirmed --

THE COURT: All right.

MR. JOHNSON: -- that we have turned over all documents considered.

THE COURT: All right. Ms. Eaton, I interrupted you, so is there anything else you wanted to add?

MS. EATON: Just briefly, Your Honor. We were told before the exchange of letters took place that documents -- nonprivileged documents that had been relied upon by the expert had been produced to us, and at the deposition yesterday of Mr.

Pfeiffer, the witness was repeatedly instructed to confine his answers to information that he relied upon from Lazard and FGIC and whomever else. If there's confusion here about whether documents that the expert considered, which is a broader --

THE COURT: Yes.

MS. EATON: -- universe of documents than those he relied upon, you know, respectfully, it's -- that is as a result of the instructions given to the witness and what we were told previously, if indeed everything that the expert had considered in rendering his opinions, including information that either received or generated in his role as a consulting expert were considered in rendering his opinions, our view is simply that it needs to be produced and --

THE COURT: Let me ask you this. First off, can somebody confirm whether he was limited to testifying yesterday about information upon which he relied as opposed to considered --

MR. SIDMAN: Yes. If I can --

THE COURT: -- because the Rule does draw a distinction -- I mean, that certainly the advisory committee note clearly draws a distinction --

MR. SIDMAN: Your Honor --

THE COURT: -- between considered and relied.

MR. SIDMAN: -- I -- you're absolutely right, Your
Honor, and -- this is Howard Sidman from Jones Day. I gave the

instruction, Your Honor, at the deposition yesterday, and I used the word "rely". So there's no reason to -- and I was -- it was a mistake on my part and --

THE COURT: Here is what I -- with respect to this issue, confer with Ms. Eaton, yeah, after the conclusion of the hearing. If she wishes -- you know, it seems to me there's two ways to deal with this. You can either, if she's willing -- if she's satisfied with this, get a declaration from Mr. Pfeiffer that addresses the issue of what they considered. And if you do that and the answer is, there's nothing other than the one document, I'm going to allow Ms. Eaton to decide whether she wants to resume the Pfeiffer deposition for no more than an hour because it's really just this one point; it shouldn't even take that long. But she's entitled because I think, to the extent that you instructed that he address -- that he identify only things they relied on, I think that was not consistent with the Rule. Let me just put it that way.

MR. SIDMAN: I understand, Your Honor, and that was -THE COURT: Okay. So I'm going to leave that for the
two of you, all of you, to see if you can resolve.

MR. SIDMAN: Yeah.

THE COURT: And if necessary, Ms. Eaton can resume the deposition on that point.

MR. SIDMAN: Thank you, Your Honor.

THE COURT: All right.

MR. SIDMAN: I will say though that there was at least two hours of examination on this particular issue of the meeting. So there's been an opportunity to have this disclosure.

THE COURT: Well --

MR. SIDMAN: And we'll figure out the consideration versus relied issue.

THE COURT: -- let's get some clarity on this issue.

MR. SIDMAN: Yes.

THE COURT: All right. Anything else anybody wants to add quickly?

Ms. Eaton.

MS. EATON: A question, Your Honor, two questions.

We'd like some guidance about the -- how to tee up the issue of the Lazard deposition.

THE COURT: Well, first, let me -- you can't. That -I'm teeing up that issue -- that I'm resolving. Discovery
closed. You had your chance if you wanted to depose Lazard,
you thought you -- if you thought you were entitled to. You
had your chance to do it so I'm not altering the schedule that
was previously approved. So that resolves that issue.

MS. EATON: May I say, Your Honor, I -- before the close of discovery, I spoke with counsel for Lazard who themselves suggested to me that we should await the Duff & Phelps deposition, and if the Lazard deposition we still felt

it was necessary after that, that we could discuss it at that time.

THE COURT: Well, that's good. I'm glad you're discussing it with Lazard and its counsel, but nobody raised the issue with me. I set a discovery schedule; that's the discovery schedule. I'm not altering it. So that's the answer with respect to the Lazard.

MS. EATON: Very well, Your Honor. And with respect to the separate issue of the work papers that Your Honor indicated was not right --

THE COURT: That issue is not sufficiently presented to me at this point. Mr. Johnson has represented that some volume of work papers were provided. You need to confer with him further. Hopefully, you'll resolve -- be able to resolve this issue without further court intervention.

MS. EATON: Thank you, Your Honor.

THE COURT: All right. So, pending before the Court is a dispute between the objecting partying, and the objecting parties are identified in Ms. Eaton's July 24th, 2013 letter. It's a dispute between the objecting parties on the one hand and FGIC and the FGIC trustees on the other hand concerning whether FGIC and Lazard must produce additional documents and permit the deposition of Lazard in matters that are otherwise protected by the mediation privilege. The Court received and reviewed letter briefs from the parties last night and

scheduled a hearing for this morning.

With respect to the letters, I'm referring to -- all three letters are dated July 24, 2013. It's a letter from Ms. Eaton at Willkie Farr, a letter from Mr. Sidman at Jones Day, and a letter from Mr. Johnson at Alston & Bird.

During the deposition of Allen Pfeiffer, an expert within retained by the FGIC trustees, FGIC produced a one-page document bearing the legend "FGIC-ResCap-trusts commutation break-out." It appears that this document was considered by Pfeiffer in forming his expert opinions and in preparing his expert report.

"An expert must provide discovery of the opinions to be offered by the expert and the development, foundation, and basis of those opinions. Communications the expert had with anyone other than the parties' counsel about the opinions also must be disclosed.

"Discovery is permitted without any alternative analyses, testing methods or approaches to the issues on which is expert will be testifying whether the expert considered them in forming the opinions expressed. Discovery is also permitted to identify facts or data provided to the expert and that the expert considered in forming the opinions expressed. Discovery is also permitted to identify any assumptions that the expert relied upon in forming the opinions to be expressed.

"Such information is discoverable, even if it results

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from an attorney-client privileged communication. But where the communication comes from counsel for the party on whose behalf the expert will testify, this exception is limited to those assumptions that the expert actually did rely on in forming the opinions to be expressed."

The issue here is whether Pfeiffer "considered" any other documents or information provided by FGIC or on behalf of FGIC in forming his opinions. If the one-page commutation break-out is the only such document that Pfeiffer considered, no other documents must be produced. If Pfeiffer considered other FGIC documents which had been withheld from production, one of two things must happen. If the documents and information are disclosed, Pfeiffer may testify at trial. Ιf the documents are not disclosed, Pfeiffer may not testify at trial. The mediation privilege remains a proper basis on which FGIC may refuse production of documents or information that are properly the subject of the mediation privilege.

Pfeiffer was originally selected as a consulting expert rather than as a testifying expert. It is typical for consulting experts to be given access to information that may not be provided to testifying experts, but if the information is provided to a testifying expert who has considered it in forming expert opinions, information must be disclosed or the expert may not testify.

Pfeiffer's report includes "attachment to" with the

heading "list of documents considered". The commutation break-out does not appear to be on the list, but Pfeiffer's expert report in paragraph 11 states that, "I reserve the right to update the list as additional documentation is reviewed and/or considered."

During the deposition, at or prior to the deposition, it was disclosed that the one-page commutation break-out was considered by Mr. Pfeiffer and was provided at the time of the deposition.

The question now is whether Pfeiffer considered other documents or information provided by or on behalf of FGIC that have not been disclosed through document production or deposition testimony. If the answer is no, then Pfeiffer may testify at trial. If the answer is yes, then Pfeiffer may not testify at trial unless the additional documents or information are disclosed.

The Court concludes that by permitting disclosure of the one-page commutation break-out, FGIC has not provided a subject matter waiver of any applicable privilege including mediation privilege. This is not a situation where FGIC is seeking to use an assertion of privilege as a sword and a shield. Pfeiffer is testifying on behalf of the FGIC trustees, not on behalf of FGIC or the FGIC rehabilitator. Properly considered, the issue here is whether Pfeiffer may be permitted to provide expert testimony at trial. That is the issue and

the only issue the Court needs to resolve.

Since the parties were unable to reach agreement on the form of the stipulation, I will not enter an order based on the stipulation; however, by my ruling today, the Court concludes that FGIC has not waived its mediation privilege with respect to any other documents than the one page that was provided. The record will be so ordered, and no separate order will be entered based on the ruling.

All right. Let me go back to the work product -- the work papers issue. With respect to the work papers, I expect that you'll cooperate with Ms. Eaton and -- so that you can assure her that the work papers have been provided to the extent that, as I indicated, discovery is permitted, disclosure is required with respect to any alternative analyses, testing methods or approaches to the issues on which the expert will be testifying.

So if there are work papers that include such alternative analyses, testing methods or approaches to the issues on which the expert will be testifying, they must be produced. To the extent that the work papers reflect drafts of the expert report that has been provided, doesn't the Rule -- the Rule was amended in 2010 to make clear that the drafts don't have to be provided. So if the work papers reflect drafts of the report, they don't have to be provided. If they reflect alternative analyses, et cetera, that are not included

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